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PROBUILDERS SPECIALTY INSURANCE COMPANY, RRG
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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10

11 PROBUILDERS SPECIALTY INSURANCE) CASE NO.:5:10-cv-05533-EJD
12 COMPANY, RRG, a District of Columbia, Risk) STIPULATION AND [PROPOSED]
Retention Group,) ORDER TO CONTINUE THE
13 Plaintiff,) DEADLINE TO COMPLETE
14 v.) ALTERNATIVE DISPUTE
15 VALLEY CORP. B., a California Corporation) RESOLUTION
16 formerly known as R.J. HAAS CORP.; RONALD))
J. HAAS, an individual; TY LEVINE, an))
individual; and KAREN LEVINE, an individual,))
17 Defendants.))
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19 IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff and Counter-
20 Defendant PROBUILDERS SPECIALTY INSURANCE COMPANY, RRG ("ProBuilders");
21 Defendant and Counter-Claimants TY LEVINE, KAREN LEVINE; and Defendant, Counter-
22 Claimant and Third-Party Plaintiff RONALD J. HAAS ("Mr. Haas"); and Third-Party Defendant
23 Certain Underwriters of Lloyds of London ("Lloyds") as follows¹:

24 The parties stipulate that the last date to complete Alternative Dispute Resolution, in this
25 action, should be continued to January 27, 2012.

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27 ^{1/} See the concurrently filed "Declaration of James I. Silverstein in Support of Stipulation and [Proposed Order] Order
28 to Continue the Deadline to Complete Alternative Dispute Resolution" for ProBuilders' counsel's explanation as to the
need for this time extension.

IT IS SO STIPULATED.

DATED: November 14, 2011

By:

YARON & ASSOCIATES



GEORGE D. YARON
JAMES I. SILVERSTEIN
BILAM CHAN

Attorneys for Plaintiff and Counter-Defendant
PROBUILDERS SPECIALTY INSURANCE
COMPANY, RRG

DATED: November 14, 2011

SILICON VALLEY LAW GROUP

By:

KIM Q. DINCEL
CHRISTOPHER G. LAI
Attorneys for Defendants
TY LEVINE AND KAREN LEVINE

DATED: November 10, 2011

By:


BRIAN HAAS

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2 IT IS SO STIPULATED.
3

4 DATED: November ___, 2011

YARON & ASSOCIATES

5
6 By:

7 GEORGE D. YARON
8 JAMES I. SILVERSTEIN
9 HIELAM CHAN
Attorneys for Plaintiff and Counter-Defendant
PROBUILDERS SPECIALTY INSURANCE
COMPANY, RRG

10
11 DATED: November 14, 2011

SILICON VALLEY LAW GROUP

12
13 By:

14 KIM O. DINCEL
15 CHRISTOPHER G. LAI
16 Attorneys for Defendants
TY LEVINE AND KAREN LEVINE

17 DATED: November ___, 2011

18
19 By:

RONALD J. HAAS

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1 DATED: November 10, 2011

WILLOUGHBY, STUART AND BENNING

2 By:
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RANDALL WILLOUGHBY
Attorney for Third-Party Defendant
CERTAIN UNDERWRITERS OF LLOYDS OF
LONDON

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7 PURSUANT TO STIPULATION, IT IS SO ORDERED

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9 DATED: November 17, 2011

Eduardo J. Davila

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11 UNITED STATES DISTRICT JUDGE
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13 EDWARD J. DAVILA

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CERTIFICATE OF SERVICE

I am over 18 years of age and not a party to the within action. I am employed in the County of San Francisco; my business address is **Yaron & Associates, 601 California Street, Suite 2100, San Francisco, California 94108.**

5 On November 15, 2011, I served the within:

**6 STIPULATION AND PROPOSED ORDER TO CONTINUE THE DEADLINE TO
COMPLETE ALTERNATIVE DISPUTE RESOLUTION**

8 DECLARATION OF JAMES I. SILVERSTEIN INS SUPPORT OF STIPULATION
9 AND [PROPOSED] ORDER TO CONTINUE THE DEADLINE TO COMPLETE
ALTERNATIVE DISPUTE RESOLUTION

on all parties in this action, as addressed below, by causing a true copy thereof to be distributed
as follows:

TO ALL PARTIES ON THE ECF SERVICE LIST

* **VIA ELECTRONIC SERVICE:** I served a true copy, with all exhibits, electronically on designated recipients through PACER. Upon completion of electronic transmission of said document(s), a receipt is issued to serving party acknowledging receipt by PACER's system. Once PACER has served all designated recipients, proof of electronic service is returned to the filing party which will be maintained with the original document(s) in our office. This service complies with CCP §101.6.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on **November 15, 2011**, at San Francisco, California.

tion was executed on November 15

LYDIA BURTON

LYDIA BURTON

lburton@yaronlaw.com